

COMBINED DECLARATION AND POWER OF ATTORNEY

IN ORIGINAL APPLICATION

Attorney Docket No.

M93.12-0265

SPECIFICATION AND INVENTORSHIP IDENTIFICATION

As a below n	amed inventor,	I declare that:				
below next t	My residence, o my name.	post office addr	ess and citi	zenship are	e as stat	ted
subject matt invention e MANUFACTURE	er which is c	m the original, laimed, and for LAR BODY WITH I pecification of w	which a pate	ent is some	tht. On t	the
(check one)	was describ No. Article 19	hereto. n nded on ed and claimed in filed on on T OF REVIEW OF PA	PCT Internat ar	cional Appli nd as amende	cation	·CT
I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above. I acknowledge the duty to disclose information which is known to me to be material to the patentability of this application in accordance with 37 C.F.R. § 1.56.						
PRIORITY CLAIM (35 U.S.C. § 119)						
	<u>P</u> 1	rior Foreign Appl	cation(s)			
of which is incorporated foreign appl	<pre>ication(s) for incorporated ; by reference ; ication for pat</pre>	priority benefit patent or invente by reference in in its entirety, cent or inventor' ion on which prio	or's certific its entirety and have als s certificate	ate listed , , each o o identifie e having a	below, ea of which d below a	ach is anv
Number	Country	Day/Month/Year Fi	led	Priority C	laimed	
				YesNo)	
Prior Provisional Application(s)						
States Provi	I hereby claim sional Applicat in its entiret	the benefit underion(s) listed be	er 35 U.S.C. low, each of	§119(e) of which is i	any Unit ncorporat	ted ted
Number		Day/Month/Year Fi	led			
60/220,759		July 26, 2000				

PRIORITY CLAIM (35 U.S.C. § 120)

I claim the benefit under 35 U.S.C. § 120 of any United States application(s) listed below, each of which is incorporated by reference in its entirety. Insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of 35 U.S.C. § 112, I acknowledge the duty to disclose to the Patent Office all information known to me to be material to patentability as defined in 37 C.F.R. § 1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application:

Appln. No.	U.S. Appl. No. (if any under PCT)	Filing Date	Status

DECLARATION

I declare that all statements made herein that are of my own knowledge are true and that all statements that are made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. § 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

POWER OF ATTORNEY

I appoint the following attorneys and agents to prosecute the patent application identified above and to transact all business in the Patent and Trademark Office connected therewith, including full power of association, substitution and revocation: Judson K. Champlin, Reg. No. 34,797; Joseph R. Kelly, Reg. No. 34,847; Nickolas E. Westman, Reg. No. 20,147; Steven M. Koehler, Reg. No. 36,188; David D. Brush, Reg. No. 34,557; John D. Veldhuis-Kroeze, Reg. No. 38,354; Deirdre Megley Kvale, Reg. No. 35,612; Theodore M. Magee, Reg. No. 39,758; Peter S. Dardi, Reg. No. 39,650; Christopher R. Christenson, Reg. No. 42,413; Brian D. Kaul 41,885; Robert M. Angus, Reg. No. 24,383; Christopher L. Holt, Reg. No. 45,844; Alan G. Rego, Reg. No. 45,956; and David C. Bohn, Reg. No. 32,015.

I ratify all prior actions taken by Westman, Champlin & Kelly, P.A. or the attorneys and agents mentioned above in connection with the prosecution of the above-mentioned patent application.

DESIGNATION OF CORRESPONDENCE ADDRESS

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